OSTER Researching Services 12897 Colonial Dr. • Mt. Airy, Md. 21771

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October 1, 2004

RECORDATION NO. 2523 FILED

Secretary Surface Transportation Board 1925 K Street, N.W. Washington, D.C. 20423 OCT 0 1 '04 10-34 AM

SURFACE TRANSPORTATION BOARD

Dear Sir:

Enclosed for recording with the Surface Transportation Board is a Security Agreement dated 9/28/04 involving the following parties and railroad equipment:

Secured Party: Wells Fargo Equipment Finance, Inc.

733 Marquette Avenue Investors Building, #700 Minneapolis, MN 55402

Debtor:

Midwest Railcar Corporation 9876 213th Avenue, N.W. Elk River, MN 55330

Equipment:

33, 2300-2800 cf 100-ton Open-top Hoppers CYXX 900513-900545

Please record this agreement as a primary document. The filing fee of \$30 is enclosed. Thank you.

<u>Summary</u>: Security Agreement dated 9/28/04 between Wells Fargo Equipment Finance, Inc. as Secured Party and Midwest Railcar Corporation as Debtor including 33, Open-top Hoppers, CYXX 900513-900545.

May a Osty

Mary Ann Oster Research Consultant

Enclosure

WELLS **FARGO**

Wells Fargo Equipment Finance, Inc. 733 Marquette Avenue, Suite 700 MAC N9306-070 Minneapolis, MN 55402

2523 _FILED RECORDATION NO.

Security Agreement

OCT 0 1 '04

10-34 AM

SURFACE TRANSPORTATION BOARD

Dated as of September 28, 2004

Name and Address of Debtor: Midwest Relicar Corporation #3 Professional Park Drive Maryville, IL 62062

Security Interest and Collateral. To secure the payment and performance of each and every debt, liability and obligation of every type and description which Debtor may now or at any time hereafter own to Wells Forgo Equipment Finance, Inc. ("Secured Party") (whether such debt, liability or obligation now exists or is hereafted or incurred, whether it is currently contemplated by the Debtor and Secured Party, whether any documents evidencing it rafer to the Security Agreement, and whether it is or may be direct or indirect, due or to become due, absolute or contingent, primary or secondary, liquidated or undiquidated, or joint, several or joint and several or joint and several or joint and obligations being herein collectively referred to as the "Obligations"). Debtor hereby grants Secured Party a security interest (herein called the "Security Interest") in the following property (herein called the "Collateral"):

All right, title and interest of Debtor in and to Rider #2 dated the 18th day of June, 2004 to Lease Agreement dated as of April 12, 2004 between Debtor as Lessor and Conrad Yalvington Distributors, Inc. as Lessee as it relates to equipment described therein, Including all rents, revenues, and proceeds including insurance proceeds, and ell future lease agreements or rental contracts entered into with respect to such equipment.

All right, title and interest of Debtor in and to the equipment described on Schedule A attached hereto und made a part hereof together with all accessories, attachments, perts, repairs, additions and replacements attached thereto or incorporated therein, and all proceeds thereof.

- Representations, Warranties and Agreements. Debtor represents, warrants and agrees that:
 - Authorization. If Debior is a corporation, a partnership or a limited itability company, the execution, delivery and performance of this Agreement has been duly authorized by all necessary action on the part of the Debior and will not violate any provision of the Debior's articles of incorporation or bylaws, partnership agreement or articles of organization or management agreement, as the case may be.
 - Office Location. Debtor's chief executive office (if Debtor is a corporation, a partnership or a limited liability company) is located at the address for Debtor shown above. Debtor will not change the location of its chief executive office or his/her residence, as the case may be, without first giving Secured Party at least 10 days prior written notice of the new location.
 - Business Purpose; Lawful Use. The Equipment will be used primarily for business purposes as apposed to personal, family or household purposes. Debtor will comply with all laws and regulations applicable to the Equipment and its use.
- Additional Representations, Warranties and Agreements. Debtor represents, warrants and agrees that:
 - Debtor has (or will have at the time Debtor acquires rights in Colleteral hereafter arising) absolute title to each item of Colleteral free and clear of all security interests, liens and encumbrances, except the Security interest and will defend the Colleteral against all cloims or demands of all persons other than Secured Party. Debtor will not sail or otherwise dispose of the Colleteral or any interest therein without the prior written consent of Secured Party. If Debtor is a corporation, this Agreement has been duly and validly authorized by all necessary corporate action, and, if Debtor is a partnership or a limited liability company, the partner(s) or manager(s) executing this Agreement has fively authority to act for the partnership or the limited liability company.
 - Debtor will not permit any Collaboral to be located in any state (and, if county filling is required, in any county) in which the financing statement covering such Collaboral is required to be, but has not in fact been, filled in order to perfect the Security Interest.
 - Debtor will not permit any Collisteral to be located in any state (and, it county ming is required, in any county) in which the manage statement wereing statement continued to perfect the Security Interest.

 Debtor will (i) keep all Collisteral in good repair, working order and condition, normal depreciation excepted, and will, from time to time, replace any worm, broken or defective parts thereof; (ii) promptly pay all taxes and other governmental charges tested or assessed upon or against any Collisteral or upon or orgainst the creation, perfection or continuance of the Security Interest; (iii) keep all Collisteral were reported and an admitted the security interest; (iii) as all reasonable times, permit Secured Party or its representatives to examine or inspect any Collisteral, wherever located, and to examine, inspect and copy Dobtor's books and records perfaining to the Colleteral and its business and financial condition and autimit to Secured Party or any loss of or material damage to uny Colleteral; (vil) at all times keep all Colleteral insured against tasks of the (including so-called extended coverage), their, collation (in case of Colleteral consisting of motor vehicles) and such other risks and in such amounts as Secured Party may reasonably request, with any loss payable to Secured Party to the extent of its interest, (vili) from time to time execute such financial condition and the risks and in such amounts as Secured Party may reasonably required in norder to perfect the Security Interest of the interest, (vili) from time to time execute such financial security interest properly noted on a certificate of title; (ix) pay when due or reimburse Secured Party or demand for all costs of collection of any of the Obligations and all other out-of-pocked expenses incurred in any tiligation or bankruptry or insolvency proceedings; (v) executed, and on some control of this Agreement or any or all of the Obligations, including expenses incurred in any tiligation or bankruptry or insolvency proceedings; (v) e

THIS AGREEMENT INCLUDES THE TERMS ON THE ATTACHED PAGE(S).

Midwest

Vice President



SECAGREQ: BARRJ02 (mir):01192004:1133:3018::126198

Secured Party gives Debtor written notice thereof (or, in the case of the agreements contained in clauses (vii) and (viii) of this Section 3(c), immediately upon the occurrence of such failure, without notice or lapse of lime). Secured Purfy may (but need not) perform or observe such agreement on behalf and in the name, pluce and steed of Debtor (or, it Secured Parfy sown name) and may (but need not) take any and all other actions which Secured Parfy may reasonably deem necessary to cure or correct such failure (including, without limitation, the payment of taxes, the satisfaction of security interests, liens, or encurrement and melintenance of insurance, the execution of financing statements, the endorsement of instruments, and the procurement of respects, transportation or insurance), and, except to the extent the the affect of such payment would be to render any loan or forbearance of money usurious or otherwise illegal under any applicable law Debtor shall thereupon pay Secured Parfy or demand the sometry of payment and including reasonable attempts, increased by Secured Parfy in connection with or as a result of Secured Parfy a performing or observing such agreement or taking such actions, together with interest thereon from the date expended or incurred by Secured Parfy at the highest rate then epplicable to any of the Obligations. To facilitate the performance or observance by Secured Parfy of such agreements of Debtor when the province province its coupled with nineraction of the debt of the payment of the facility from time to time to create, prepere, complete, execute, an interest Secured Parfy or its delegate, as the afformery-in-fact of Debtor with the right (but not the duty) from time to time to create, prepere, complete, execute, and interest province of the obstained, executed, deliver, endorse or file, in the name and on behalf of Debtor, any and all instruments, documents, financing statements, applications for insurance and other agreements and writings required to be obtained, executed of th

- egreements and writings required to be obtained, executed, delivered or endorsed by Debtor under this Section 3.

 4. Assignment of insurance. Debtor hereby essigns to Secured Party, as additional security for the payment of the Obligations, any and all moneys (including but not limited to proceeds of insurance and refunds of unasmed premiums) due or to become due under, and all other rights of Debtor under or with respect to, any and all policies of insurance covering the Collateral, and Debtor hereby directs the issuer of any such policy to pay any such moneys directly to Secured Party. Both before and after the occurrence of an Event of default, Secured Party may (but need not), in its own name or in Debtor's name, execute and deliver proofs of claim, receive all such moneys, endorse checks and other instruments representing payment of such moneys, and adjust, hillgate, compromise or release any claim against the issuer of any such policy.
- such policy.

 5. Events of Default. Each of the following occurrences shall constitute an event of default under this Agreement (herein called "Event of Default"); (i) Debtor shall fall to pay any or all of the Obligations when due or (if payable on demand) on demand, or shall fall to observe or perform any covenant or egreement herain binding on it; (ii) any representation or warranty by Debtor set forth in the Agreement or made to Secured Party in any financial statements or reports automitted to Secured Party by or on behalf of Debtor shall prove materially false or misleading; (ii) a garrishment, summons or a writ of attachment shall be issued against or served upon the Secured Party for the attachment of any property of Debtor or any indebtedness owing to Debtor or any guerantor of any Deligation shall (A) be an become insolvent (however defined) or (B) voluntarily file, or have filed against it involuntarily, a perition under the United States Bankruptcy Code, or (C) if a corporation, partnership, or organization, be dissolved or liquidated or, if a partnership, artifer the death of a partner or, if an individual, die, or (D) go out of business; (v) an event of default shall occur under any indebtorences Debtor may now or hereafter owe to any affiliate of Secured Party. (vi) if Debtor is a corporation, more than 50% of the shares of voling stock of Debtor shall become owned by a shareholders who were not owned as a shareholder or shareholders who were not owned as a state of Debtor shall become owned by a state of the state of this Agreement or, if Debtor is a partnership interests in the Debtor shall become owned by a state of Debtor shall become owned by a construction of Debtor shall become owned by a construction of Debtor shall become owned by a state of the state of this Agreement; or (vii) Debtor shall become owned by a state of the state of the state of this Agreement; or (viii)
- shell consolidate with or merge into, or self-all or substantially all of its essets to, any Individual, corporation, or other entity.

 6. Remedies upon Event of Default. Upon the occurrence of an Event of Default under Section 5 and at ery time thereafter. Secured Party may exercise any one or more of the following rights and remedies: (i) declare all unmatured Obligations to be immediately due and payable, and the same shall thereupon be immediately due and payable, without presentment or other notice or demand; (ii) exercise and enforce any or all rights and remedies available upon default to a secured party under the Uniform Commercial Code, including but not limited to the right to take possession of any Colleteral, proceeding without judicial process or by judicial process (without partor hearing or notice thereof, which Debtor heredy expressly walves), and the right to sall, beas or otherwise dispose of any or all of the Colleteral, and in connection therewith. Secured Party may require Debtor to make the Colleteral evailable to Secured Party at a piece to be designated by Secured Party which is reasonably convenient to both parties, and if notice to Debtor of any intended disposition of Colleteral or any other inmedia action is required by law in a particular instance, such notice shall be deemed commercially reasonable if given in the memore specified in Section 7) at least 10 calendar days order to the date of intended disposition or other action; (iii) exercise or enforce any or all other rights or remediate available to Secured Party by law or egreement egainst the Collateral, against Debtor or against any other person or property. Upon the occurrence of the Event of Default described in Section 5(iv)(B), all Obligations shall be immediately due and payable without demand or notice thereof.
- other person or property. Upon the occurrence of the Event of Default described in Section 5(iv)(B), all Obligations shall be immediately due and payable without demand or notice thereof.

 7. Miscellameous. This Agreement can be waived, modified, amended, terminated or discharged, and the Security Interest can be released, only explicitly in a writing signed by Secured Party. A waiver signed by Secured Party's hights or remedies, and it rights and remedies of Secured Party shell be cumulative and may be exercised singularly or concurrently, at Secured Party's option, and the exercises or enforcement of any or concurrently, at Secured Party's option, and the exercises or enforcement of any other. All notices to be given to Debtor shall be deemed sufficiently given if delivered or mained by registered or certified mail, postage propeid, to Debtor at its eddress set forth shave or at the most recent address shown on Secured Party's except. Yearly of care with respect to Collateral in its possession (as imposed by law) shall be deemed fulfilled if Secured Party extended Party and of other with property of the secured Party and party of the ballet or other third person, exercises reasonable care in physically safekeeping such Collateral or, in the case of realized in the custody or possession of a ballet or other third person, exercises reasonable care in physically safekeeping such Collateral or, in the case of realized in the custody or possession of a ballet or other in the decision, exercises reasonable care in physically safekeeping such Collateral or, in the case of realized in the custody or possession of a ballet or or even or ye collateral. Secured Party shall not be obligated to reserve any rights Debtor may have against prior parties, to realize on the Collateral et all or in any particular manner or order, or to apply any cash proceeds of Collateral in any particular order of application. This Agreement is algued by Debtor and delivered to Secured Party, and Debtor weves notice of Secured Party shall not

Initial Sub

Initials _____

| uay 01 | , 200 before me personally appeared, me duly sworn, says that s/he is the | to mc |
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| personally known, who being by n Minnesota corporation, that said is foregoing instrument was the free | nstrument was signed on behalf of said corporation | of Wells Fargo Equipment Finance, Inc., and s/he acknowledged that the execution of t |
| [Seal] | | |
| | Notary Public | |
| My commission expires: | | |
| STATE OF Maryland COUNTY OF Baltimore | wher, 200 4 before me personally appeared, Rine duly sworn, says that s/he is the Ev. P. I CFO | chard M. Folio tome |
| Lilinei's corporation, | ne duly sworn, says that s/he is the E.y.P. I CFO that said instrument was signed on behalf of said onent was the free act and deed of said corporation. | of Midwyth Railcor Corporation, a(n) orporation, and s/he acknowledged that the |
| Lilinei's corporation, | that said instrument was signed on behalf of said of | orporation, and s/he acknowledged that the |



Wells Fargo Equipment Finance, Inc. 733 Marquette Avenue Investor's Building, Suite 700 Minneapolis, MN 55479-2048

Schedule A

Contract Number 68386-706 dated as of September 28, 2004

Debtor: Midwest Railcar Corporation

Thirty Three (33) 2,300-2,800 c.f. 100 ton Carbon Steel, Open Top Hopper Cars with the following markings:

| CYXXX | 000513 | |
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| CYXXX | 900543 | |
| CYXXX | 900544 | |
| CYXXX | 900545 | |
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Dated: September 28, 2004

Debtor Midwest Railcan Corporation

115: Executive Vice Phridest 1 CFO